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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/035,666	12/28/2001	Gaurav Banga	112056-0023	4620	
24267 7	590 04/16/2004	•	EXAMINER		
CESARI AND MCKENNA, LLP 88 BLACK FALCON AVENUE BOSTON, MA 02210		NGUYEN, THAN VINH			
			ART UNIT	PAPER NUMBER	
			2187	7	
			DATE MAILED: 04/16/200	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
Office Assistant Occurrence	10/035,666	BANGA ET AL.
Office Action Summary	Examiner	Art Unit
	Than Nguyen	2187
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet with the	correspondence address
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perions - Failure to reply within the set or extended period for reply will, by state - Any reply received by the Office later than three months after the mail - earned patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no event, however, may a reply be eply within the statutory minimum of thirty (30) dod will apply and will expire SIX (6) MONTHS froute, cause the application to become ABANDON	timely filed ays will be considered timely. m the mailing date of this communication. IED (35 U.S.C. § 133).
Status		
1)⊠ Responsive to communication(s) filed on 8/2	23/02, 5/6/03, 7/31/03.	
	nis action is non-final.	
3) Since this application is in condition for allow	vance except for formal matters, p	rosecution as to the merits is
closed in accordance with the practice under		
Disposition of Claims		
4)⊠ Claim(s) <u>1-21</u> is/are pending in the application	on.	
4a) Of the above claim(s) is/are withdo		
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-5,8-14,20 and 21</u> is/are rejected.		
7)⊠ Claim(s) <u>6,7 and 15-19</u> is/are objected to.		
8) Claim(s) are subject to restriction and	l/or election requirement.	
Application Papers		
9)☐ The specification is objected to by the Exami	ner.	
10)⊠ The drawing(s) filed on 28 December 2001 is	s/are: a)⊠ accepted or b)⊡ obje	cted to by the Examiner.
Applicant may not request that any objection to the	ne drawing(s) be held in abeyance. S	ee 37 CFR 1.85(a).
Replacement drawing sheet(s) including the corre	ection is required if the drawing(s) is o	objected to. See 37 CFR 1.121(d).
11) The oath or declaration is objected to by the	Examiner. Note the attached Office	e Action or form PTO-152.
Priority under 35 U.S.C. § 119		
12)☐ Acknowledgment is made of a claim for foreig	gn priority under 35 U.S.C. § 119(a)-(d) or (f).
1. Certified copies of the priority docume		
2. Certified copies of the priority docume		
3. Copies of the certified copies of the pr	·	ved in this National Stage
application from the International Bure		rod
* See the attached detailed Office action for a li	at of the certified copies not receive	veu.
Attachment(s)		
1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summa	ry (PTO-413)
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail	Date
 Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date 4,5,6. 	5) Notice of Informal 6) Other:	Patent Application (PTO-152)



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APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION		ATTORNEY DOCKE	T NO.
			·		
				EXAMINER	
			ART UNIT	PAPER	

7

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Commissioner for Patents

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DETAILED ACTION

- 1. Claims 1-21 are pending.
- 2. The IDSes, filed 8/23/02, 5/6/03, 7/31/03, have been considered.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1-5,8-12,20,21 are rejected under 35 U.S.C. 102(b) as being anticipated by Row et al (US 5,802,366).
- 5. As to claim 1, 11,20,21:

Row teaches a method/system/apparatus/medium for enabling a server configured with a plurality of virtual servers to participate in a plurality of private network address spaces and service requests within those address spaces, the method comprising the steps of: associating each virtual server with an IPspace having one or more addresses assigned to one or more network interfaces of the virtual server (Fig. 2, 1/45-2/7; 7/64-8/17); tagging each network interface with a first IPspace identifier (ID) (10/10-17, Claim 10, 18); providing the virtual server with one or more routing tables that control routing operations for requests processed by the virtual server (9/50-63, 10/3; 11/31-39; and applying the first IPspace ID to translation

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procedures that enable selection of a current virtual server context used to process an incoming request and an appropriate routing table used to process an outgoing request. (5/50-57, 9/20-29)

6. As to claim 2,12:

Row teaches the server is a filer and wherein the virtual server is a virtual filer (vfiler) (7/64-8/17).

7. As to claim 3,8:

Row teaches employing a path translation procedure. (5/50-57, 9/20-29).

8. As to claims 4,5:

Row teaches the steps of: receiving the incoming request at the network interface, the incoming request having a destination address; searching a list of addresses contained in an interface network structure for an address that matches the destination address of the incoming request, the interface network structure storing the first IPspace ID; and upon finding a match, following a first pointer of the interface network structure to an interface address structure having a back link pointer that references a vfiler context structure storing a second IPspace ID (translate request address; 5/50-57; 9/20-29)

9. As to claim 9,10:

Row teaches issuing the outgoing request from a vfiler; determining whether the request requires route calculation; and if route calculation is required, using a routing table

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pointer of the current vfiler context to choose the appropriate routing table of the vfiler to process the outgoing request (11/30-35; 15/38-60).

10. As to claim 13:

Row teaches the operating system is a storage operating system (4/16-34)

11. As to claim 14:

Row teaches a memory adapted to maintain various data structures that cooperate to provide an IPspace database that stores configuration information used to select the current vfiler (memory array 16).

Allowable Subject Matter

- 12. Claims 6,7,15-19 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 13. As to claim 6, the prior art of record does not teach or suggest wherein the step of employing further comprises the step of configuring a second pointer of a process block data structure to reference the current vfiler context to thereby qualify the request for subsequent processing in the filer.

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14. Claim 7 is also allowable for incorporating the limitations of claim 6, and further limitations.

- 15. As to claim 15, the prior art does not teach wherein the combinations of the various data structures comprise: an interface network (ifnet) structure associated with the network interface; an interface address (ifaddr) structure coupled to the ifnet structure and representing the address of the interface; a vfiler context structure coupled to the ifaddr structure; and a process block (proc) structure coupled to the vfiler context structure.
- 16. Claims 16-19 are also allowable for incorporating the limitations of claim 15, and further limitations.

Conclusion

- 1. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Than Nguyen whose telephone number is (703) 305-3866. The examiner can normally be reached on M-F from 8:00 a.m. to 3:00 p.m. EST.
- 2. Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-9600.

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3. The fax phone number for Art Unit 2187 is 703-872-9306.

Than Nguyen

Primary Patent Examiner

April 16, 2004